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PART I.

NOTIFICATIONS BY THE GOVERNMENT OF MYSORE.

REVENUE.

No. 5017—R. 1959, dated 18th November 1895.

The subjoined statement showing the absorption of certain villages in the Chamrajnagar Taluk, Mysore District, is published for general information:—

Magani.	No.	Names of villages proposed to be retained.	No.	Names of villages proposed to be absorbed in villages entered in column 3.
1	2	3	4	5
Kattalvadi	1	Kilgeri	1	Alvadi.
Do	2	Atchainapura	2	Karikyalanpura.
Hardanhalli	1	Honnegaudanhalli	1	Sannanapura.

No. 5085—R. 1977, dated 30th November 1895.

Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888) the Government of Mysore are pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the undermentioned Inam villages attached to the Sivaganga Matt in the Nelamangala Taluk:—

Taluk.

Anekal

Tumkur

Village.

1. Kithiganahalli.
2. Tirupalya.
1. Kolihalli.
2. Sangapura.
3. Singenahalli.

No. 5226—R. 2032, dated 4th December 1895.

Under the provisions of Section 6 of the Mysore Land Acquisition Regulation No. VII of 1894, it is hereby declared that the land particularized in the annexed Schedule is needed for a public purpose, to wit, the completion of the Challakere-Pavagada road between the Chowlur village and the Vedavati river in the Challakere Taluk:—

District—Chitaldrug.

Taluk—Challakere.

Village—Chowlur.

Name of holder—Nanjaiya.

Survey No.—126.

Description—Garden.

Extent of land to be acquired—21 guntas.

Assessment—Rs. 2 annas 12.

Boundaries—

North—Survey No. 127.

South—Survey No. 63.

East—Chowlur village site.

West—Survey No. 125.

No. 5300—R. 2057, dated 9th December 1895.

Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888) the Government of Mysore are pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the Sarvamanya Gollahalli village in the Dodderi hobli, Maddagiri Taluk.

No. 5364—Fl. 294, dated 10th December 1895.

The Government are pleased to direct the following additions and alterations being made in the Mysore Service Regulations:—

I. For Article 518, substitute—

“Article 518 A.—A Member of Council, having to travel by railway over a distance of not less than 20 miles in a single journey and sending the conveyance required for his use at the end of such journey, shall be entitled, in addition to his ordinary allowance, under Article 525 A, to the actual expenses of sending such conveyance, which shall include a carriage and two pairs of horses.

“518 B.—Subject to the general or special sanction of his official superior, an officer, having to travel by railway over a distance of not less than 20 miles in a single journey and sending the conveyance required for his use at the end of such journey, shall be entitled, in addition to his ordinary allowance, under Article 522, to the actual expenses of sending such conveyance.

‘Conveyance’ in this Sub-Article means—

(1) In the case of District Judges, Deputy Commissioners and Executive Engineers, or officers superior to them in the Revenue, Judicial and Public Works Departments, or any other specified officers, a carriage and two horses.

(2) In the case of others, a riding horse.

Note 1.—An officer on receipt of a permanent monthly travelling allowance is not entitled to the privilege of this Sub-Article.

Note 2.—The sanction of the official superior under this Sub-Article shall be given only in the interests of the public service, and when given, should be at once communicated to the Government in the General Department with the reasons therefor.”

II. For Article 525 A, substitute—

“525 A.—A Member of Council travelling on duty by railway is entitled for such railway journeys to—

- (1) a compartment of a first class carriage for himself;
- (2) four third class fares for personal servants; and
- (3) freight for personal luggage not exceeding ten maunds.”

III. In Appendix No. 2 referred to in Article 528, add—“Members of Council—batta Rs. 10, mileage per mile annas 8.”

IV. To Article 552, add—“Note—This Article is not applicable to a Member of Council.”

No. 5508—Ex. 182, dated 11th December 1895.

The Government of Mysore are pleased to direct that the following be substituted for sub-clauses (2) and (3) of clause 5 of Rule XXI of the Rules published under Notification No. 495 of 30th March 1892:—

- (2) The amount for which the privilege has been purchased shall be payable into the local Taluk Treasury on the prescribed printed Chellans, in equal monthly instalments, commencing from the 1st month of the contract. Each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent shall be payable on or before the 20th of the same month. If default is made, the Amildar may, with the sanction of the Deputy Commissioner, declare, by record in writing, that the license is forfeited, and proceed to re-sell the farm as soon after the last day of the

month as may be possible. Provided, however, that instead of re-selling the farm as above, the Deputy Commissioner may, in his discretion, direct the Amildar to break up the defaulting farm into the existing number of shops within it, and to give each separate shop-keeper a license for the rent he agrees to pay, provided the total of such rents is not less than what the defaulting farmer had agreed to pay. The Chellans shall be in triplicate in the appended Form E. The original shall accompany the Treasury "Daily Cash" account sent to the District Treasury, the duplicate forwarded by the Taluk Treasury Officer to the Excise Commissioner's office, and the triplicate retained with the renter. Payments on account of the shops in the Civil and Military Station shall be made into the Resident's Treasury on the printed Chellans furnished to the shop-keepers by the Collector of the Civil and Military Station.

- (3) The deposit made by the licensee shall be taken in payment of the instalments due in the last two months of the period of the farm. Provided, however, that where the farm is re-sold or broken up under the provisions of sub-clause (2) above, the deposit shall, at the discretion of the Deputy Commissioner, be either forfeited or be appropriated towards the arrears due by the defaulter, as well as towards the deficits, if any, arising from the re-sale of the farm. The balance of such arrears and deficits, if any, shall be recoverable with interest at 6 per cent per annum from the licensee under the rules in force for the recovery of arrears of land revenue. No remission or abatement of the rent or compensation shall, on any account whatever, be claimable by the licensee.
2. The conditions of the Agreement, License, &c., will also be modified accordingly.

No. 5512—*Ex.* 183, dated 11th December 1895.

The Government of Mysore are pleased to direct that the following be substituted for sub-clauses (2) and (3) of clause 6 of Rule V of the Rules sanctioned in Proceedings No. 11739-40—R. F. 233-92, dated 14th January 1893, and published under Notification No. 11813—R. F. 233-92 :—

- (2) The amount for which the exclusive privilege has been purchased shall be payable by the licensee into the local Taluk Treasury on the prescribed printed Chellans, furnished by the Government for the purpose, in equal monthly instalments commencing from the first month of the lease together with the local cess of one anna on every rupee of such instalment. Each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent, together with local cess thereon, shall be payable on or before the 20th of the same month. If default is made, the Amildar may, with the sanction of the Deputy Commissioner, declare, by record in writing, that the license is forfeited, and proceed to re-sell the farm as soon after the last day of the month as may be possible. Provided, however, that instead of re-selling the farm as above, the Deputy Commissioner may, in his discretion, direct the Amildar to break up the defaulting farm into the existing number of shops within it, and give to each separate shop-keeper a license for the rent he agrees to pay, provided the total of such rents is not less than what the defaulting farmer had agreed to pay. The Chellans shall be in triplicate in the appended Form C. The original shall accompany the Treasury "Daily Cash" account sent to the District Treasury, the duplicate forwarded by the Taluk Treasury Officer to the Deputy Commissioner's office, and the triplicate retained with the licensee.
- (3) The deposit made by the licensee shall be taken in payment of the instalment due in the last month or months of the period of the farm. Provided, however, that when the farm is re-sold or broken up under the provisions of sub-clause (2) above, the deposit shall, at the discretion of the Deputy Commissioner, be either forfeited or be appropriated towards the arrears due by the defaulter as well as towards the deficits, if any, arising from the re-sale of the farm. The balance of such arrears and deficits, if any, shall be recoverable with interest at 6 per cent per annum from the licensee or his surety or sureties, or from both, under the rules in force for the recovery of arrears of land revenue. No remission or abatement of the rent or compensation shall, on any account whatever, be claimable by the licensee.
2. The conditions of the Agreement, License, &c., will also be modified accordingly, and as regards the security to be taken, the terms laid down in Rule V, Clause 2 of Notification No. 11813—R. F. 233-92, dated 14th January 1893, will be adhered to, in supercession of those laid down in para 3 of Notification No. 15931—R. F. 210-92, dated 29th March 1895.

No. 5584—*Ft.* F. 36-95, dated 14th December 1895.

ERRATUM.

Substitute the following boundaries for those mentioned against No. 17 of the Choranyedahalli block of the Umbleail State Forest, published under Government Notification No. 23538—R. 3437, dated the 19th June 1895, at pages 357, 373 and 387 of the Mysore Gazette :—

"On the North.—A cleared line running from the Survey No. 18 of Hal-Lakvalli near Yellselu branch of the Tunga river to the 5th furlong of the 7th mile, Shimoga-Yedahalli road.

"On the East.—From the above point the line goes along the Shimoga-Yedahalli road to the 5th furlong of the 10th mile.

"On the South.—A cleared line running from the 5th furlong of the 10th mile, Shimoga-Yeda-halli road, to the Survey No. 59 of Samudrahalli.

"On the West.—From the Survey No. 59 the line goes and joins the starting point."

No. 5590—R. 2171, dated 17th December 1895.

Under Article 171 of the Mysore Service Regulations, Mr. B. J. Kumarasami Naik, General Assistant Commissioner, Kadur District, is granted five days' casual leave from such date as he may avail himself of the same.

No. 5593—R. 2174, dated 17th December 1895.

Under Article 188 of the Mysore Service Regulations, Mr. Lingo Malhar Naik, Sub-Assistant Superintendent, Mysore Revenue Survey, is granted privilege leave of absence for two months and twenty-seven days from 6th January 1896, or from such other date as he may avail himself of the same.

No. 5596—R. 2177, dated 17th December 1895.

Under Article 172 of the Mysore Service Regulations, Mr. H. Eagles, Assistant Comptroller, was granted six days' casual leave from the 5th to 10th December 1895, both days inclusive.

No. 5598—R. 2179, dated 17th December 1895.

Under Article 171 of the Mysore Service Regulations, Venkataramaiya, Deputy Amildar of Hosadurga, is granted three days' casual leave from the 10th December 1895, or from such other date as he may avail himself of the same.

No. 5614—R. 2190, dated 17th December 1895.

Under Articles 188, 203 b (i) and 207 (ii) of the Mysore Service Regulations, Mr. K. S. Chandrasekhara Iyer, B. A., B. L., General Assistant Commissioner, Hassan District, is granted privilege leave of absence for one month and twenty-five days from the 26th December 1895, or from such other date as he may avail himself of the same.

No. 5620—R. 2195, dated 18th December 1895.

Under Article 171 of the Mysore Service Regulations, Mr. H. H. Sparkes, Deputy Commissioner, Kadur District, is granted five days' casual leave from the 15th January 1896, or from such other date as he may avail himself of the same.

2. The Senior Assistant Commissioner will be in charge of the District during the absence of Mr. Sparkes on leave, or until further orders.

No. 5623—R. 2198, dated 18th December 1895.

Under Article 171 of the Mysore Service Regulations, Mr. Abdul Aziz, Extra Assistant Commissioner, Kolar District, is granted three days' casual leave from 8th December 1895, or from such other date as he may avail himself of the same.

No. 46—Rev., dated, Camp Mysore, 18th December 1895.

Under Article 172 of the Mysore Service Regulations, Mr. M. Chengaiya Chetti, B. A., Assistant Commissioner, Mysore District, is granted casual leave of absence for twelve days, with effect from the 19th December 1895, or such other date as he may avail himself of the same.

No. 50—Rev., dated, Camp Mysore, 18th December 1895.

The following villages now attached to the Kasba Hobli are transferred to the Kelsur Hobli of the Gundlupet Taluk:—

1. Halladapura. | 2. Kalhalli. | 3. Kabhalli. | 4. Sampigepura. | 5. Padagur.

No. 5644—Fl. 324, dated 20th December 1895.

The privilege leave of absence for twenty days granted to Mr. A. Virasami Mudaliar, Officer in charge of the State Huzur Treasury, in Government Notification No. 4906—Fl. 260, dated 24th November 1895, is extended by five days.

2. Mr. B. Ramaswamaiengar, Assistant Secretary to Government, will continue to be in charge of the State Huzur Treasury during Mr. Virasami Mudaliar's absence on leave, or until further orders.

No. 5706—Fl. F. 90-95, dated 21st December 1895.

Mr. T. Abdul Karim, Deputy Conservator of Forests, Mysore District, having availed himself of only twenty-seven days' leave from 8th November 1895, out of the one month and twenty days' privilege leave granted to him in Notification No. 4055—Fl. 241, dated the 27th October 1895, and returned to duty on the afternoon of 4th December 1895, the unexpired portion of the leave, viz., twenty-three days, is hereby cancelled.

By Order,

C. SREENIVASIENGAR, Revenue Secretary.